IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

MARKET	OOK MEDICAL, INC, IVC FILTERS TING, SALES PRACTICES AND TS LIABILITY LITIGATION	Case No. 1:14-ml-2570-RLY-TAB MDL No. 2570
This Docu	ument Relates to Plaintiff(s):	•
Represent	ON PIERCEFIELD, as Personal tative of the ESTATE OF DAVID L. S, Deceased	
Civil Cas	e# 1:21-cv-06533-RLY-TAB	-
	SECOND AMENDED SHORT	FORM COMPLAINT
CO	OMES NOW the Plaintiff(s) named below	v, and for Complaint against the Defendants
named be	low, incorporate The Master Complaint	in MDL No. 2570 by reference (Document
213). Plai	ntiff(s) further show the court as follows:	
1.	Plaintiff/Deceased Party:	
	David L. Meyers (Deceased)	
2.	Spousal Plaintiff/Deceased Party's spous	e or other party making loss of consortium
	claim:	
	N/A	
3.	Other Plaintiff and capacity (i.e., adminis	strator, executor, guardian, conservator):
	Brandon Piercefield, as Personal Represe	entative of the Estate of David L. Meyers, D
4.	Plaintiff's/Deceased Party's state of resident	dence at the time of implant:
	Michigan	

5.	Plaintiff's/Deceased Party's state of residence at the time of injury:		
	Michigan		
6.	Plaintiff's/Deceased Party's current state of residence:		
	Michigan		
7.	District Court and Division in which venue would be proper absent direct filing:		
	United States District Court, Western District of Michigan		
8.	Defendants (Check Defendants against whom Complaint is made):		
	William Cook Europe ApS		
9.	Basis of Jurisdiction:		
	□ Diversity of Citizenship		
	Other:		
	a. Paragraphs in Master Complaint upon which venue and jurisdiction lie:		
	For purposes of remand and trial, venue is proper pursuant to 28 U.S.C. §1391 in the federal judicial district of each Plaintiff's state of residence. A substantial amount of activity giving rise to the claims occurred in this District, and Defendants may be found within this District. Therefore, venue is proper in this jurisdiction under 28 U.S.C. §1391.		
	b. Other allegations of jurisdiction and venue:		
			

10.	10. Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a claim						
	(Check applicable Inferior Vena Cava Filters):						
	⊠ Günther Tulip® Vena Cava Filter						
		Cook Celect®	Vena Cava Filter				
		Gunther Tulip	Mreye				
		Cook Celect I	Platinum				
		Other:					
11.			o each product:				
12.	2. Hospital(s) where Plaintiff was implanted (including City and State): Ann Arbor VA Medical Center						
	Ann Arbor, Michigan						
13.	Implanting	g Physician(s):					
	Shengu W	/ang, M.D.					
		O					
14.	Counts in	the Master Con	mplaint brought by Plaintiff(s):				
	\boxtimes	Count I:	Strict Products Liability – Failure to Warn				
	\boxtimes	Count II:	Strict Products Liability – Design Defect				
	\boxtimes	Count III:	Negligence				
	\boxtimes	Count IV:	Negligence Per Se				

	\boxtimes	Count V:	Breach of Express Warran	ty	
	\boxtimes	Count VI:	Breach of Implied Warrant	ty	
	\boxtimes	Count VII: V	iolations of Applicable	Michigan	(insert State)
		Law Prohibit	ing Consumer Fraud and Un	fair and Deceptive Tr	rade Practices
		Count VIII:	Loss of Consortium		
		Count IX:	Wrongful Death		
		Count X:	Survival		
	\boxtimes	Count XI:	Punitive Damages		
		Other:			
	\boxtimes	Other:	Fraudulent Concealment		
		(please state t	he facts supporting this Cou	nt in the space, imme	diately below)
	Additi	ional facts supp	porting Counts I, III, V, VI,	VII, XI and Frauduler	<u>nt</u>
	Conce	ealment are inc	luded in Exhibit "A" which i	is incorporated by ref	erence
	herein	l .			
5. Att	orney(s	s) for Plaintiff(s):		
<u>Bei</u>	n C. Ma	artin			
<u>Tho</u>	omas V	Vm. Arbon			

16. Address and bar information for Attorney for Plaintiff(s):
3141 Hood Street, Suite 600, Dallas, TX 75219
Ben C. Martin, SBN: 13052400
Thomas Wm. Arbon, SBN: 01284275
RESPECTFULLY SUBMITTED this <u>14th</u> day of <u>May</u> <u>2025</u> .
/s/ Ben C. Martin Ben C. Martin, Esquire (TX Bar No. 13052400) BEN MARTIN LAW GROUP, PLLC

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Attorney for Plaintiff